IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

WRS, INC. d/b/a WRS MOTION PICTURE)
LABORATORIES, a corporation,)
Plaintiff,)
VS.) Civil Action No. 00-2041
PLAZA ENTERTAINMENT, INC., a corporation, ERIC PARKINSON, an individual, CHARLES von BERNUTH, an individual and JOHN HERKLOTZ, an individual,) Judge Arthur J. Schwab)
Defendants	<i>)</i>)

ORDER OF COURT

AND NOW, to-wit, this ______ day of ______, 2007, upon the Motion of Plaintiff, WRS, Inc., it appearing to the Court that the Court has granted Summary Judgment with respect to Defendant, John Herklotz, as to liability and damages, and has entered a Default Judgment as to Defendants, Plaza Entertainment, Inc., Charles von Bernuth, and Eric Parkinson, but the Court has not resolved the crossclaim filed by John Herklotz against Defendants, Charles von Bernuth and Eric Parkinson, further that Defendant, John Herklotz, has requested transfer of the crossclaim issues to a District Court in California, it is hereby ORDERED, ADJUDGED and DECREED that the Default Judgments having been entered against Charles von Bernuth, Eric Parkinson, and Plaza Entertainment, Inc.; this Court having granted the Summary Judgment as to liability in favor of WRS, Inc. and against John Herklotz; and this Court has entered Summary Judgment for damages in favor of WRS, Inc. and against John Herklotz; there is no just reason for any further delay in the entry of Final Judgment against Defendants, Plaza Entertainment, Inc., Charles von Bernuth, Eric Parkinson and

John Herklotz, therefore, this Court expressly directs the Clerk to enter Final Judgment in favor of WRS, Inc. and against the Defendants in the amount set forth in the Orders entered on February 20, 2007 and, further, the cross-claims of John Herklotz against Defendants, Charles von Bernuth and Eric Parkinson, shall be severed from this action pursuant to F.R.C.P. 42(b) to be tried separately.

	J	
BY THE COURT:		